05/18/2006 11:50 FAX

RECEIVED CENTRAL FAX CENTER

MAY 1 8 2006

Ø 001/005

Anson&Elkins

Facsimile

Michelle Fleming mfleming@velaw.com Tel 512.542,8441 Fax 512.236.3310

From:	Date:	
Michelle Fleming	May 18, 2006	
Regarding:	Number of Pages:	Hard Copy Follows:
SLP100/4-5US/55000	5	No
То:	Fax:	Phone:
KRISANNE JASTRZAB U.S. PATENT & TRADEMARK OFFICE	1.571.273.8300	1.512.571.272.1279

Please deliver attached to Examiner Krisanne Jastrzab

Confidentiality Notice: The information contained in this FAX may be confidential and/or privileged. This FAX is Intended to be reviewed initially by only the individual named above. If the reader of this TRANSMITTAL PAGE is not the intended recipient or a representative of the intended recipient, you are hereby notified that any review, dissemination or copying of this FAX or the information contained herein is prohibited. If you have received this FAX in error, please immediately notify the sender by telephone and return this FAX to the sender at the address below. Thank you.

Vinson & Elkins LLP Attorneys at Law Austin Beijing Dallas Dubal Houston London Moscow New York Shanghai Tokyo Washington 2801 Via Fortuna, Suite 100, Austin, TX 78746-7568
Tel 512.542.8400 Fax 512.542.8812 www.velaw.com

RECEIVED CENTRAL FAX CENTER

2002/005

MAY 1 8 2006

Tinson&Elkins

Michelle Muller Fleming mfleming@velaw.com Tel 512.542.8441 Fax 512.236.3310

May 18, 2006

VIA FACSIMILE 571.273.8300

MAIL STOP AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 CERTIFICATE OF FACSIMILE

I certify that this correspondence is being transmitted on February 9, 2006, by facsimile to the Patent and Trademark Office in accordance with 37 C.F.R. §1.8.

May 18, 2006 Michelle Muller Flemme

Michelle Muller Flemme

Re:

U.S. Patent Application Serial No. 10/614,417 for "Odor-Mitigating Compotisions" by Stephen L. Parkhurst and Morey E. Osborn Attorney Docket No.: SLP100/4-5US/55000

Sir:

Enclosed for filing in the above-referenced patent application are the following:

- 1. Terminal Disclaimer to Obviate a Double Patenting Rejection over a Prior Patent
- 2. Terminal Disclaimer to Obviate a Provisional Double Patenting Rejection over a Pending Second Application;
- 2. Credit Card Payment form; and
- 5. A return postcard to acknowledge receipt of these documents. Please date stamp and mail this postcard.

If the fee is missing or deficient or should any other fees under under 37 C.F.R. §§ 1.16 to 1.21 be required for any reason relating to the enclosed materials, the Commissioner is authorized to appropriately deduct or credit the requisite amount from VINSON & ELKINS L.L.P. Deposit Account No. 22-0365/SLP100/4-5US/55000.

Respectfully submitted,

Midulle M. Flining

Michelle M. Fleming

Reg. No. 42,913

MMF/cp Enclosures

Vinson & Elkins LLP Attorneys at Law Austin Beijing Daflas Dubal Houston London Moscow New York Tokyo Washington 2801 Via Fortuna, Suite 100, Austin, Texas 78746-7568
Tel 512.542.8400 Fax 512.542.8612 www.velaw.com

DEST AVAILABLE COPY

RECEIVED CENTRAL FAX CENTER

05/18/2006 11:51 FAX

MAY 1 8 2006

2003/005

	Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent					Docket No. SLP100/4-5US/55000			
:	Re Application Of: STEPHEN L. PARKHURST and MOREY E. OSBORN								
	op pation No.	Filing Date	Examiner	Customer No.	Group Art Unit	Confirmation No.			
	L(t/ i 14,417	07/07/2003	KRISANNE JASTRZAB	21,586	1619	7417			
· ·	/€ICTION:								
	viner of Record:								
	§ PERKHURST CORPORATION								
	COMMISSIONER FOR PATENTS:								
F t C k F l t t	to blatter, of prior Patent No. 6,749,805. The owner hereby agrees that any patent so granted on the instant application shall be incorporated only for and during such period that it and the prior patent are commonly owned. This agreement runs with any parented on the instant application and is binding upon the grantee, its successors and/or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant objection that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior em, as presently shortened by any terminal disclaimer, in the event that it later expires for failure to pay a maintenance fee, is dimenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed the 37 C.F.R. 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to emiration of its full statutory term as presently shortened by any terminal disclaimer.								
	Check either box 1 or 2 below, if appropriate.								
	For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the decigned is empowered to act on behalf of the organization.								
i : :	ter ents and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United								
:	∑ii The unders	igned is an attorney of	frecord.						
	May 18, 2006 Signature Dated: MAY 18, 2006								
	(formerly M. Michelle Muller) Michelle M. Fleming, Reg. No. 42,913								
		Typed or Printed Name							
	Terminal disclaimer fee under 37 C.F.R. 1.20(d) included. PTO suggested wording for terminal disclaimer was unchanged. Certification under 37 C.F.R. 3.73(b) is required if terminal disclaimer is signed by the assignee.								
_	Tupyright 1997 LegalS	iar				P32/REV02			

PAGE 3/5 * RCVD AT 5/18/2006 12:51:07 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-5/15 * DNIS:2738300 * CSID: * DURATION (mm-ss):05-26

RECEIVED CENTRAL FAX CENTER

05/18/2006 11:52 FAX

1 'st City Tower

2.5:2.8441

;)]: | annin, Suite 2300

JK: 512.326.3310

att ton, TX 77002-6760

MAY 1 8 2006

Ø 004/005

TE RMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE Docket No. ATENTING REJECTION OVER A PENDING SECOND APPLICATION SLP100/4-5US/55000 STEPHEN L. PARKHURST and MOREY E. OSBORN e inoplication of: 11 olication No. 10/614,417 07/07/2003 F ncl: ODOR MITIGATING COMPOSZITIONS SL PARKHURST CORPORATION 3 Chiner, treat in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of reset in the instant application fereby disclaims, except as growned setw, the instant application fereby disclaims, except as growned setw, the instant application fereby disclaims, except as growned setw, the instant application fereby disclaims, except as growned setw, the instant application fereby disclaims, except as growned setw, the instant application fereby disclaims, except as growned setw, the instant application fereby disclaims, except as growned setw, the instant application fereby disclaims, except as growned setw, the instant application fereby disclaims, except as growned setw, the instant application fereby disclaims, except as growned setw, the instant application fereby disclaims, except as growned setw, the instant application fereby disclaims, except as growned setw, in the instant application fereby disclaims, except as growned setw, in the instant application fereby disclaims, except as growned setw, in the instant application, which would extend beyond the expiration date of the full statutory term in the instant application fereby disclaims, except as growned setwer nted on pending second Application Number 10/614,417 and 10/848,948, filed on 7/7/2003 and 05/19/04. Sowner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during in period that it and any patent granted on the second application are commonly owned. This agreement runs with / citent granted on the instant application and is binding upon grantee, its successors or assigns. the sing the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant plication that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 and patent granted on the second application, as shortened by any terminal disclaimer filed prior to the patent grant, he event that any such granted patent: expires for failure to pay a maintenance fee, is held unenforceable, is found all by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR as all claims cancelled by a reexamination certificate, is reissued, or in any manner terminated prior to the piralion of its full statutory term as shortened by any terminal disclaimer filed prior to its grant. er: either box 1 or 2, if appropriate. For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization. eruby declare that all statements made herein of my own knowledge are true and that all statements made on presation and belief are believed to be true; and further that these statements were made with the knowledge that ful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of e 3 of the United States Code and that such willful statements may jeopardize the validity of the application or any ter I issued thereon. The undersigned is an attorney of record. □ Large entity Small entity Owner/applicant is and is to be paid as follows: Tr : terminal disclaimer fee under 37 CFR 1.20(d) is A check in the amount of the fee is enclosed. The Director is hereby authorized to charge any fees which may be required, or credit any overpayment, to Deposit Account Number 집 Payment by credit card. Form PTO-2038 is attached. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038. I C suggested wording for terminal disclaimer was ☐ changed (if changed, an explanation should be supplied.) unchanged. May 18, 2006 Dated: I hereby certify that this correspondence is being deposited with the United States Postal Service with Name and Address of Person Signing sufficient postage as first class mail in an envelope 1 ch the M. Fleming, Reg. No. 42,913 addressed to *Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37 CFR 1.8(a)] on (rangely M. Michelle Muller) May 18, 2006 19011 & Elkins, LLP

Signature of Person Mailing Correspondence

Michelle M. Fleming

Typed or Printed Name of Person Mailing Correspondence

P26/REV02